FEB 02 2011

ATTACHMENT 2

Annual 47 C.F.R. § 64.2009(e) CPNI Certification Template EB Docket 06-36



Annual 64.2009(e) CPNI Certification for 2011 covering the prior calendar year 2010

- 1. Date filed: February 1, 2011
- 2. Name of company(s) covered by this certification: LAT, Inc.
- 3. Form 499 Filer ID: 0017602350
- 4. Name of signatory: Clark V. Johnson
- 5. Title of signatory: Chief Executive Officer
- 6. Certification:

I, Clark V. Johnson, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R. § 64.2001 et seq.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, recordkeeping, and supervisory review) set forth in section 64.2001 *et seq.* of the Commission's rules.

The company has not taken actions (*i.e.*, proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year. [NOTE: If you reply in the affirmative, provide an explanation of any actions taken against data brokers.]

The company has not received customer complaints in the past year concerning the unauthorized release of CPNI [NOTE: If you reply in the affirmative, provide a summary of such complaints. This summary must include the number of complaints, broken down by category or complaint, e.g., instances of improper access by employees, instances of improper disclosure to individuals not authorized to receive the information, or instances of improper access to online information by individuals not authorized to view the information.]

The company represents and warrants that the above certification is consistent with 47. C.F.R. § 1.17 which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

Signed

Clark V. Johnson

CEO, LAT, Inc.

Attachments: Accompanying Statement explaining CPNI procedures

No. of Copies rec'd 044 List ABCDE LAT, Inc.

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Statement of Compliance Section 64.2001

February 1, 2011

LAT, Inc. (LAT) has the following procedures and policies in place to comply with the FCC's CPNI rules, regarding data collected about consumer's phone calls, including the time, date, duration and destination number of each call; the consumer's service type; and any information that appears on the consumer's telephone bill.

LAT is a reseller of VoIP telephone services branded as Montana Voice.

Call detail is provided to LAT by its upstream provider (Netlojix) in a spreadsheet format that does no include any identifying customer information other than the service telephone number.

Call detail is matched with customers via the telephone numbers for the purpose of billing. A database containing the customer names and respective telephone numbers is accessible only by select LAT staff members who have been give the password-protected administrative access to the data base and the upstream providers (Netlojix and NGT) for the purpose of providing support for service.

LAT uses customers' call detail only for the purpose of billing and collecting fees for services provided.

CPNI information may be shared with the customer upon direct written request, but only upon verification of the customer's identification. Any requested CPNI information will be provided by mail to the customer's address of record or via telephone only if an appropriate LAT staff member calls the customer at the service telephone number. No CPNI information will be disclosed to a customer visiting LAT's facility without the customer first providing a valid photo ID that matches the customer's account information on record.

LAT and its upstream providers may use consumer call detail for the purpose of troubleshooting service disruptions or call quality issues. Information utilized for this purpose may include the time of the call, the originating phone number, the destination phone number, and the duration of the call. Carriers involved in the troubleshooting processes may have access to the customer's identity via telephone number through the upstream carrier database. Any carrier with such access is required to be CPNI compliant. Customer's name, address, and telephone number will be submitted for inclusion in directory listings if: a) an existing phone number is ported from another service and is

listed in directories; or b) the customer selects the option to have their information submitted for directory listing.

At the time of establishing a customer's service, or in the event the physical location of the service is moved, LAT will submit the Customer's CPNI information, including customer name, physical address, and telephone number, to the upstream provider for submission into the E911 database.

LAT has strict employee policies in place for keeping all customer data, including call detail information, confidential. Any violation will be seriously punished according to company disciplinary policies.

LAT will not use customer information which was obtained only for the purpose of providing telecommunications services for nay purpose not directly related to the providing of that service. LAT ma market additional or alternate calling plans or calling features to a customer based on their service usage or needs. Such offers will be made only to existing Montana Voice customers regarding other options within the Montana Voice service offering.

LAT has not been approached by a data broker or any kind seeking to solicit customer data. LAT strictly prohibits the sharing of any such information with any entity with the exception of law enforcement providing a properly documented request.

LAT may have customer information stored in its database relative to services that LAT provides other then telecommunication services. This information may be used by LAT to market other services that may be of interest to the customer. LAT will not use CPNI collected solely for the purpose of providing telecommunications services for such use unless given express written permission by the customer. Any such request for permission will be given with an option for the customer to opt out.

All of LAT's internal systems and databases, including those storing telecommunication's-related CPNI, are protected from outside access with a Cisco PIX firewall. All internal access is username and password protected. The main database containing customer detail is hosted on NGT's (New Global Telecom's) platform.

LAT employees have been instructed to report any known breach of CNPI compliance to law enforcement pursuant to §64.2011



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LAT, Inc. DBA Little Apple Technologies

EMPLOYEE POLICY

CPNI (Customer Proprietary Network Information) Compliance

LAT, Inc. (LAT) is required by FCC regulation to comply with the Customer Proprietary Network Information (CPNI) ruling. This ruling provides protection of telecommunications customer information and confidentiality.

CPNI is defined as the data collected by telecommunications corporations about a consumer's telephone calls. It includes the time, date, duration and destination number of each call, the type of network a consumer subscribes to, and any other information that appears on the consumer's telephone bill.

Per the terms of the FCC's CPNI ruling, LAT has implemented and enforces the following policy with regard to employee handling of customer information.

- 1) All customer information, including name, address, telephone number, email address, calling plan, call detail, and billing information, is confidential.
- 2) Employees are not to disclose any confidential customer information to anyone except the account holder.
- 3) Information can only be released to the account holder through the following processes:
 - a. Information may be given by phone only if the employee initiates a call to the account holder using the telephone number on file for the account.
 - b. Information can be provided in writing to the e-mail address on file, the mailing address on file, or a fax number on file for the account holder.
 - i. Credit card and bank account information is never to be sent via e-mail
 - c. Information can be provided to the customer in person only after they have provided a valid photo ID verifying that they are the account holder.

If there is ANY question about the validity of a request for confidential information, the employee must get approval from their supervisor prior to releasing that information.



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- 4) All printed or written documents or notes that contain confidential customer information must be run through a paper shredder prior to disposal.
- 5) Customer information is not to be stored on a laptop computer or any other form that could be removed from the LAT office with the exception of data backup for restoration.
- 6) Confidential customer information is to be used only for the purpose of providing service to the customer, billing the customer for services, or collection of money owed to LAT for services provided.
- 7) Any breach of any part of this policy must be immediately reported to management.
- 8) Employees can and will be disciplined for violation of this policy.

I have read and understand LAT's employee policy regarding CPNI. I understand that violating this policy will be considered a serious company violation. I also understand that violations of the CPNI ruling may be subject to criminal prosecution and/or fines or both. I agree to adhere to this policy and to report any potential breach of this policy to management immediately upon it becoming known to me.

Employee Signature	Date
Printed Name	<u> </u>

Federal Communications Commission 445 12th St., S.W. Washington, D.C. 20554

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DA 11-159 January 28, 2011

Enforcement Advisory No. 2011-02



TELECOMMUNICATIONS CARRIERS AND INTERCONNECTED VOIP PROVIDERS REMINDED OF REQUIREMENT TO FILE ANNUAL REPORTS CERTIFYING COMPLIANCE WITH COMMISSION RULES PROTECTING CUSTOMER PROPRIERTARY NETWORK INFORMATION

ANNUAL CPNI CERTIFICATIONS DUE MARCH 1, 2011

Filing of 2010 Annual Customer Proprietary Network Information (CPNI) Certifications EB Docket No. 06-36

Telecommunications carriers and interconnected VoIP providers must file annual reports certifying their compliance with the Commission's rules protecting Customer Proprietary Network Information (CPNI). CPNI includes some of the most sensitive personal information that carriers have about their customers as a result of their business relationship (e.g., phone numbers called; the frequency, duration, and timing of such calls; and any services purchased by the consumer, such as call waiting). In prior years, many companies have failed to file, or have filed certificates that failed to comply with our rules in material respects. Failure to file a timely and complete certification calls into question whether a company has properly complied with the rules requiring it to protect its customers' sensitive information. As a result, the Commission has initiated enforcement action against a large number of non-compliant companies to ensure adequate consumer protection and future compliance with these important regulatory requirements. For example, last year, the Commission's Enforcement Bureau took enforcement action against a number of entities for failing to file their certifications for 2009 and one or more prior years, proposing a \$25,000 penalty against each, and sent warning letters to hundreds more.

In order to promote more widespread compliance for the next round of certifications, the FCC's Enforcement Bureau is issuing this Enforcement Advisory, No. 2011-02, to remind companies of their obligations and to provide guidance on how to prepare a certification that will comply with the Commission's rules.¹

For the 2011 annual filing, the Enforcement Bureau has added an additional way for telecommunications carriers and interconnected VoIP providers to file their CPNI certifications. Companies may file their certifications through a web application available at http://apps.fcc.gov/eb/CPNI. This web based template will allow companies to complete and file their certifications including attachments electronically. Companies may still file using the Commission's Electronic Comment Filing System as well as by filing paper copies.

We expect that this Advisory will lead to greater compliance with the rules. At the same time, however, we emphasize that the CPNI rules provide important consumer protections and that we intend to continue to enforce them strictly. Companies are also reminded that failure to comply with the CPNI rules, including the annual certification requirement,

¹ By this Enforcement Advisory, the FCC's Enforcement Bureau highlights certain obligations under the CPNI rules. Failure to receive this notice does not absolve a provider of the obligation to meet the requirements of the Communications Act of 1934, as amended, or the Commission's rules and orders. Companies should read the full text of the relevant CPNI rules at 47 C.F.R. § 64.2001 *et seg*.

may subject them to enforcement action, including monetary forfeitures of up to \$150,000 for each violation or each day of a continuing violation, up to a maximum of \$1,500,000.¹ In this regard, false statements or misrepresentations to the Commission may be punishable by fine or imprisonment under Title 18 of the U.S. Code.

Attachments: (1) Frequently Asked Questions; (2) CPNI Certification Template; (3) Text of the CPNI rules.

Issued by: Chief, Enforcement Bureau

¹ 47 U.S.C. § 503(b)(2)(B); see also 47 C.F.R. § 1.80(b)(2); Amendment of Section 1.80(b) of the Commission's Rules, Adjustment of Forfeiture Maxima to Reflect Inflation, Order, 15 FCC Rcd 18221 (2000).

FREQUENTLY ASKED QUESTIONS Received & Inspected

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The following frequently asked questions are addressed in this Enforcement Fig. 1800m

- What are the CPNI rules, and where can I find them?
- Who is required to file?
- Is there an exemption for small companies?
- What must be included in the filing?
- When are companies required to file the annual certification?
- Is this the same as my form 499 filing or my USF filing?
- What format should I use for my CPNI certification?
- How do I file the CPNI certification?
- What if I have questions?

What are the CPNI rules, and where can I find them?

Protection of CPNI is a fundamental obligation under section 222 of the Communications Act of 1934, as amended (Act). Consumers are understandably concerned about the security of the sensitive, personal data they provide to their service providers. In recognition of these concerns, the Commission has issued rules requiring carriers and interconnected VoIP providers to establish and maintain systems designed to ensure that they adequately protect their subscribers' CPNI. Those rules also require that all companies subject to the CPNI rules file an annual certification documenting their compliance with the rules, and documenting any complaints or problems. Companies must file these certifications with the Commission on or before March 1 each year.

The CPNI rules are found at 47 C.F.R. § 64.2001 et seq. A copy of the current version of the certification portion of the rules is attached to this Enforcement Advisory. The attached version of the rules is current as of this date. In the future, to ensure that you are aware of any changes to the rules, you are advised always to check the current version of the Code of Federal Regulations, which can be found at the Government Printing Office website, here: http://www.gpoaccess.gov/CFR/.

Who is required to file?

Telecommunications carriers and interconnected VoIP providers must file a CPNI certification each year.

- A "telecommunications carrier" is "any provider of telecommunications services," except an aggregator. 1 47 U.S.C § 153(44). Telecommunications service is defined in the Communications Act as "the offering of telecommunications for a fee directly to the public, or to such classes of users as to be effectively available directly to the public, regardless of the facilities used." 47 U.S.C. § 153(46).
- Some examples of "telecommunications carriers" that must file an annual certification are: local exchange carriers (LECs) (including incumbent LECs, rural LECs and competitive LECs), interexchange carriers. paging providers, commercial mobile radio services providers, resellers, prepaid telecommunications providers, and calling card providers. This list is not exhaustive.
- "Interconnected VoIP providers" are companies that provide a service that: "(1) enables real-time, two-way voice communications; (2) requires a broadband connection from the user's location; (3) requires Internet protocol-compatible customer premises equipment (CPE); and (4) permits users generally to receive calls

¹ Section 226 defines an aggregator as "any person that, in the ordinary course of its operations, makes telephones available to the public or transient users of its premises, for interstate telephone calls using a provider of operator services." 47 U.S.C § 226(a)(2).

that originate on the public switched telephone network and terminate calls to the public switched network." 47 C.F.R. § 9.3.

Is there an exemption for small companies?

No, there is no exemption for small companies. Section 64.2009(e) – the annual certification filing requirement – applies regardless of the size of the company.

What must be included in the filing?

The certification must include all of the elements listed below:

- an officer of the company must sign the compliance certificate;
- the officer must state in the certification that he or she has personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the CPNI rules;
- the company must provide a written statement accompanying the certification explaining how its operating procedures ensure that it is or is not in compliance with the CPNI rules;
- the company must include an explanation of any actions taken against data brokers; and
- the company must include a summary of all consumer complaints received in the prior year concerning unauthorized release of CPNI.

In reviewing prior years' filings, we have found a number of recurring deficiencies. In particular, many companies:

- (1) fail to have the officer signing the certification affirmatively state that he or she has *personal knowledge* that the company has established operating procedures that are adequate to ensure compliance;
- (2) fail to provide a statement accompanying the certification explaining how their operating procedures ensure that they are or are not in compliance with the rules. Simply stating that the company has adopted operating procedures without explaining how compliance is being achieved does not satisfy this requirement;
- (3) fail to state clearly whether any actions were taken against data brokers in the prior year (if there were no such actions, the company should *include an affirmative statement* of that fact, in order to make clear that it has provided the required information); and
- (4) fail to state clearly whether any customer complaints were received in the prior year concerning the unauthorized release of CPNI (if there were no such complaints, the company should *include an affirmative statement* of that fact, in order to make clear that it has provided the required information).

In order to help companies ensure that their certifications contain all of the required information, we are providing a suggested template, attached to this Enforcement Advisory.

When must my company file the annual certification?

The 2011 annual certification filing (for calendar year 2010) is due **no sooner than January 1, 2011, but no later than, March 1, 2011**. You may not file before January 1, 2011, because your certification must contain data pertaining to the entire previous calendar year. Certifications filed before January 1, 2011 do not comply with the rules. If you filed too soon, you must re-file by March 1 with a new certification that covers the entire calendar year 2010. If you filed after January 1, 2011, we recommend that you review your certification to ensure that it complies with all the necessary information (including the required attachments and explanations) and refile if needed.

Is this the same as my form 499 filing or my USF filing?

No, the annual CPNI certification filing is different from form 499 filings or USF filings.

What format should I use for my CPNI certification?

A suggested template is attached to this Enforcement Advisory. See Attachment 2. This template was designed to ensure that companies will be in compliance with the annual certification filing requirement of 47 C.F.R. § 64.2009(e) if they complete it fully and accurately. Use of this template is not mandatory, and companies may use any format that fulfills the requirements of the rule. If you elect to use the suggested template, we encourage you to review the template carefully and to ensure that all fields are fully completed before submission.

How do I file the CPNI certification?

Certifications may be filed: (1) using the Commission's Electronic Comment Filing System (ECFS); (2) by filing paper copies, or (3) by filing through the Commission's web based application. Paper filings and filings submitted through ECFS must reference **EB Docket No. 06-36** and must be addressed to the Commission's Secretary, Marlene H. Dortch, Office of the Secretary, Federal Communications Commission, 445 12th Street, SW, Suite TW-A325, Washington, DC 20554, and one (1) copy must be sent to Best Copy and Printing, Inc., 445 12th Street, Suite CY-B402, Washington, DC 20554, telephone 202-488-5300, facsimile 202-488-5563, or via e-mail FCC@BCPIWEB.COM. Under no circumstances should copies of certifications be sent to the Enforcement Bureau, or to any individuals within the Enforcement Bureau.

- ECFS Electronic Filers: Certifications may be filed electronically using the Internet by accessing the ECFS: http://www.fcc.gov/cgb/ecfs/. Filers should follow the instructions provided on the website for submitting their certifications.
- In completing the transmittal screen, filers should include their full name, U.S. Postal Service mailing address, and the applicable docket or rulemaking number.
- **Web Based Electronic Filers:** Certifications may be filed through the web application located at http://apps.fcc.gov/eb/CPNI. Filers should follow the instructions provided on the website for submitting their certifications.
- Paper Filers: Parties who choose to file by paper must file an original and four copies of each filing. Filings can be sent by hand or messenger delivery, by commercial overnight courier, or by first-class or overnight U.S. Postal Service mail (although we continue to experience delays in receiving U.S. Postal Service mail). All filings must be addressed to the Commission's Secretary, Office of the Secretary, Federal Communications Commission.
- The Commission's contractor will receive hand-delivered or messenger-delivered paper filings for the Commission's Secretary at FCC headquarters, 445 12th Street, SW, Room TW-A325, Washington, DC 20554. The filing hours at this location are 8:00 a.m. to 7:00 p.m. All hand deliveries must be held together with rubber bands or fasteners. Any envelopes must be disposed of <u>before</u> entering the building.
- Commercial overnight mail (other than U.S. Postal Service Express Mail and Priority Mail) must be sent to 9300 East Hampton Drive, Capitol Heights, MD 20743.
- U.S. Postal Service first-class, Express, and Priority mail should be addressed to 445 12th Street, SW, Washington DC 20554.

People with Disabilities: To request materials in accessible formats for people with disabilities (braille, large print, electronic files, audio format), send an e-mail to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at 202-418-0530 (voice), 202-418-0432 (tty).

What if I have questions?

For further information regarding the annual certification filing, contact any of the following individuals in the Telecommunications Consumers Division, Enforcement Bureau: Edward Hayes (202) 418-7994, Donna Cyrus (202) 418-7325, Mika Savir (202) 418-0384, or Kimberly Wild (202) 418-1324.

Annual 47 C.F.R. § 64.2009(e) CPNI Certification Template

EB Docket 06-36

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Annual 64.2009(e) CPNI Certification for [Insert year] covering the prior calendar year [Insert year]

- 1. Date filed: [Insert date]
- 2. Name of company(s) covered by this certification: [Insert company name]
- 3. Form 499 Filer ID: [Provide relevant ID number(s)]
- 4. Name of signatory: [Insert name]
- 5. Title of signatory: [Insert title of corporate officer]
- 6. Certification:

I, [Insert name of officer signing certification], certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R. § 64.2001 et seq.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, recordkeeping, and supervisory review) set forth in section 64.2001 *et seq.* of the Commission's rules.

The company [has/has not] taken actions (i.e., proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year. [NOTE: If you reply in the affirmative, provide an explanation of any actions taken against data brokers.]

The company [has/has not] received customer complaints in the past year concerning the unauthorized release of CPNI [NOTE: If you reply in the affirmative, provide a summary of such complaints. This summary must include the number of complaints, broken down by category or complaint, e.g., instances of improper access by employees, instances of improper disclosure to individuals not authorized to receive the information, or instances of improper access to online information by individuals not authorized to view the information.]

The company represents and warrants that the above certification is consistent with 47. C.F.R. § 1.17 which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

Signed	[Signature of an officer,	as agent of the carr	er]

Attachments:

Accompanying Statement explaining CPNI procedures

Explanation of actions taken against data brokers (if applicable)

Summary of customer complaints (if applicable)

47 C.F.R. § 64.2009 Safeguards required for use of customer proprietary network information.

- (a) Telecommunications carriers must implement a system by which the status of a customer's CPNI approval can be clearly established prior to the use of CPNI.
- (b) Telecommunications carriers must train their personnel as to when they are and are not authorized to use CPNI, and carriers must have an express disciplinary process in place.
- (c) All carriers shall maintain a record, electronically or in some other manner, of their own and their affiliates' sales and marketing campaigns that use their customers' CPNI. All carriers shall maintain a record of all instances where CPNI was disclosed or provided to third parties, or where third parties were allowed access to CPNI. The record must include a description of each campaign, the specific CPNI that was used in the campaign, and what products and services were offered as a part of the campaign. Carriers shall retain the record for a minimum of one year.
- (d) Telecommunications carriers must establish a supervisory review process regarding carrier compliance with the rules in this subpart for outbound marketing situations and maintain records of carrier compliance for a minimum period of one year. Specifically, sales personnel must obtain supervisory approval of any proposed outbound marketing request for customer approval.
- (e) A telecommunications carrier must have an officer, as an agent of the carrier, sign and file with the Commission a compliance certificate on an annual basis. The officer must state in the certification that he or she has personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the rules in this subpart. The carrier must provide a statement accompanying the certificate explaining how its operating procedures ensure that it is or is not in compliance with the rules in this subpart. In addition, the carrier must include an explanation of any actions taken against data brokers and a summary of all customer complaints received in the past year concerning the unauthorized release of CPNI. This filing must be made annually with the Enforcement Bureau on or before March 1 in EB Docket No. 06-36, for data pertaining to the previous calendar year.
- (f) Carriers must provide written notice within five business days to the Commission of any instance where the opt-out mechanisms do not work properly, to such a degree that consumers' inability to opt-out is more than an anomaly.
 - (1) The notice shall be in the form of a letter, and shall include the carrier's name, a description of the opt-out mechanism(s) used, the problem(s) experienced, the remedy proposed and when it will be/was implemented, whether the relevant state commission(s) has been notified and whether it has taken any action, a copy of the notice provided to customers, and contact information.
 - (2) Such notice must be submitted even if the carrier offers other methods by which consumers may opt-out.